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8 UNITED STATES DISTRICT COURT
9 WESTERN DISTRICT OF WASHINGTON
10 AT SEATTLE

11 UNITED STATES OF AMERICA,

12 Plaintiff,

13 v.

14 GEORGE WEGERS, et al.,

15 Defendants.

CASE NO. CR05-0231C

ORDER

16 This matter comes before the Court on Defendant Gerald Raschka's motion *in limine* to exclude
17 statements by certain of his co-defendants (Dkt. No. 538). Having considered the papers submitted for
18 and against motion in light of the complete record in this case, and finding oral argument unnecessary, the
19 Court DENIES Defendant's motion as premature.

20 Raschka is one of twenty-eight defendants in this prosecution, and is named in two of the thirty-
21 six counts in the First Superseding Indictment ("FSI"). With eight other co-defendants, he is charged in
22 Count 12 as a co-conspirator in the Bandidos organization's conspiracy to traffic in stolen vehicles and
23 vehicle parts. (FSI 22-23.) He is also one of six co-conspirators charged in Count 14 with possession
24 of, and intent to sell, a motorcycle with the VIN obliterated, in violation of 18 U.S.C. § 2321(a).

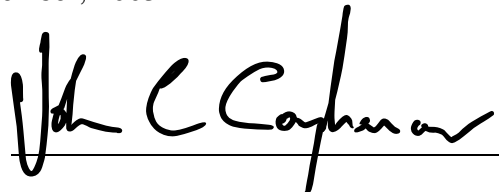
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26 ORDER - 1

1 (Id. 24–25.) Count 14 is one of four offenses allegedly committed in furtherance of the larger conspiracy
2 in Count 12. (Id. 24–26.)

3 Based on the number of distinct conspiracies alleged in the FSI, Raschka requests an order
4 excluding from trial all statements made by those co-defendants *not* charged in Counts 12 through 16.
5 (See Def.’s Mot. 2.) He concedes that “it is unknown which defendants will go to trial and which
6 statements of coconspirators will be offered by the government,” but argues nonetheless that a pretrial
7 order is required. (Def.’s Reply 6–7.) The government responds that Raschka’s motion is premature
8 based on current plea negotiations with a number of defendants and its intent to produce a second
9 superseding indictment in early December. (Pl.’s Opp’n 12.)

10 The Court agrees that Raschka’s motion is premature given the fluid state of affairs in this case,
11 which may soon encompass a different universe of defendants and charges. He has not alleged that any
12 prejudice will result if he simply renews his motion closer to trial when the full range of evidence is better
13 understood by all parties. Accordingly, the Court DENIES Defendant Raschka’s motion without
14 prejudice.

15 SO ORDERED this 17th day of November, 2005.

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18 UNITED STATES DISTRICT JUDGE